UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

GRACIOUS HOME LLC, et al.,1

Debtors.

IRIS REYES, on behalf of herself and all others similarly situated,

Plaintiff,

Defendants.

- against -

GRACIOUS HOME HOLDINGS LLC, GRACIOUS HOME PAYROLL LLC, GRACIOUS HOME LLC, GH EAST SIDE LLC, GH WEST SIDE LLC, GH CHELSEA LLC, and GRACIOUS (IP) LLC, Chapter 11

Case No. 16-13500-mkv

Jointly Administered

Adv. Pro. No. 17-1031-mky

SECOND AMENDED SCHEDULING ORDER

This Court having held a pre-trial conference on May 2, 2017; and a scheduling order having been entered on May 3, 2017 [ECF No. 9], and having been amended on June 5, 2017 [ECF No. 11]; and the parties having agreed they will not be joining other parties or amending the pleadings; now therefore, it is ORDERED:

- 1. All discovery, including expert discovery, in this adversary proceeding, shall be completed on or before **October 13, 2017**.
- 2. Any request for a pre-summary judgment motion conference shall be filed on or before **November 10, 2017**.

¹ The Debtors in the above-captioned chapter 11 cases are: Gracious Home Holdings LLC, Gracious Home Payroll LLC, Gracious Home LLC, GH East Side LLC, GH West Side LLC, GH Chelsea LLC, and Gracious (IP) LLC.

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3. The parties shall schedule an additional pretrial conference promptly following the

completion of discovery.

4. No extensions of the deadlines set forth herein shall be granted without a Court

order for good cause shown.

FAILURE TO COMPLY WITH THIS ORDER MAY RESULT IN DISMISSAL OR

OTHER SANCTION. If delay or other act or omission of your adversary may result

in an inability to comply with the deadlines in this order or in a sanction against you,

it is incumbent on you to promptly bring this matter to the Court for relief.

Dated: August 18, 2017

New York, New York

s/Mary Kay Vyskocíl

Honorable Mary Kay Vyskocil United States Bankruptcy Judge

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